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4	Telephone: (702) 474-6400 Facsimile: (888) 400-8799		
5	Attorney for Plaintiffs		
6	GERALD ELMER NAPOUK, individually and as Co-Special Administrator of the Estate of LLOYD		
7	GERALD NAPOUK, MARY NAPOUK, individually and as Co-Special Administrator of the Estate of LLOYD		
8	GERALD NAPOUK, and FREDRICK WAID as Co-Special Administrator of the Estate of LLOYD GERALD NAPOUK		
9			
10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA (LAS VEGAS)		
12	GERALD ELMER NAPOUK, individually and as	Case No. 2:20-cv-01859-JCM-BNW	
13	Co-Special Administrator of the Estate of LLOYD GERALD NAPOUK, MARY NAPOUK,	CTIDLII ATION AND ODDED FOR	
14	individually and as Co-Special Administrator of the Estate of LLOYD GERALD NAPOUK, and	STIPULATION AND ORDER FOR PLAINTIFFS TO FILE FIRST	
15	FREDRICK WAID as Co-Special Administrator of the Estate of LLOYD GERALD NAPOUK,	AMENDED COMPLAINT	
16	Plaintiffs,		
17	VS.	Exhibit 1 – Proposed First Amended Complaint	
18	LAS VEGAS METROPOLITAN POLICE DEPARTMENT; BUFORD KENTON; CAMERAN	Complaint	
19	GUNN; and DOES 1 -10, inclusive,		
20	Defendants.		
21			
22	Plaintiffs, GERALD ELMER NAPOUK, individually and as Co-Special Administrator of the		
23	Estate of LLOYD GERALD NAPOUK, MARY NAPOUK, individually and as Co-Specia		
24	Administrator of the Estate of LLOYD GERALD NAPOUK, and FREDRICK WAID as Co-Specia		
25	Administrator of the Estate of LLOYD GERALD NAPOUK and Defendants LAS VEGAS		
26	METROPOLITAN POLICE DEPARTMENT; BUFORD KENTON; CAMERAN GUNN		
27	(collectively hereinafter the "PARTIES"), by and through their counsel of record, hereby stipulat		
28	and agree to the following:		

1	Plaintiffs GERALD ELMER NAPOUK, individually and as Co-Special Administrator of the	
2	Estate of LLOYD GERALD NAPOUK, MARY NAPOUK, individually and as Co-Special	
3	Administrator of the Estate of LLOYD GERALD NAPOUK, and FREDRICK WAID as Co-Special	
4	Administrator of the Estate of LLOYD GERALD NAPOUK (collectively hereinafter "Plaintiffs")	
5	may file a First Amended Complaint to conform the allegations and claims for relief with additional	
6	information that recently was discovered and to delete the Ninth Claim for Relief, violation of	
7	Americans with Disability Act.	
8	Plaintiffs may file the First Amended Complaint immediately upon receipt of the signed	
9	Order from the Court.	
10	DATED this 9 <sup>TH</sup> day of March, 2021.	
11	MARQUIS AURBACH COFFING PETER GOLDSTEIN LAW CORP	
12	By:/s/ Craig R. Anderson  By: /s/ Peter Goldstein	
13	Craig R. Anderson (SBN 6882) Peter Goldstein (SBN 6992) 10001 Park Run Drive 10161 Park Run Drive, Suite 150	
14	Las Vegas, Nevada 89145 Attorneys for Defendants Las Vegas, Nevada 89145 Attorneys for Plaintiffs	
15	LAS VEGAS METROPOLITAN POLICE GERALD ELMER NAPOUK, individually	
16	DEPARTMENT BUFORD KENTON AND CAMERAN GUNN  CAMERAN GUNN  CAMERAN GUNN  And as Co-Special Administrator of the Estate of LLOYD GERALD NAPOUK, MARY NAPOUK, individually and as Co-	
17	Special Administrator of the Estate of LLOYD GERALD NAPOUK, and	
18	FREDRICK WAID as Co-Special Administrator of the Estate of LLOYD	
19	GERALD NAPOUK	
20	<u>ORDER</u>	
21	IT IS SO ORDERED	
22	<b>DATED:</b> 4:06 pm, March 15, 2021	
23	Barbweten	
24	BRENDA WEKSLER	
25	UNITED STATES MAGISTRATE JUDGE	
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